THIS OBJECTION SEEKS TO DISALLOW AND EXPUNGE CERTAIN FILED PROOFS OF CLAIM. PARTIES RECEIVING THIS NOTICE OF THIRTIETH OMNIBUS OBJECTION TO CLAIMS SHOULD REVIEW THE OMNIBUS OBJECTION TO SEE IF THEIR NAME(S) AND/OR CLAIM(S) ARE LOCATED IN THE OMNIBUS OBJECTION AND/OR IN THE EXHIBIT ATTACHED THERETO TO DETERMINE WHETHER THIS OBJECTION AFFECTS THEIR CLAIM(S).

IF YOU HAVE QUESTIONS, PLEASE CONTACT DEBTORS' COUNSEL, SARAH DECKER, AT 214-746-7700.

WEIL, GOTSHAL & MANGES LLP

767 Fifth Avenue

New York, New York 10153 Telephone: (212) 310-8000 Facsimile: (212) 310-8007

Shai Y. Waisman Randi W. Singer

Attorneys for Debtors and Debtors in Possession

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

-----X

In re : Chapter 11 Case No.

LEHMAN BROTHERS HOLDINGS INC., et al., : 08-13555 (JMP)

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Debtors. : (Jointly Administered)

-----X

NOTICE OF HEARING ON DEBTORS' THIRTIETH OMNIBUS OBJECTION TO CLAIMS (NO DEBTOR CLAIMS)

PLEASE TAKE NOTICE that on July 19, 2010, Lehman Brothers Holdings Inc. and its affiliated debtors in the above-referenced chapter 11 cases, as debtors and debtors in possession (collectively, the "Debtors"), filed their thirtieth omnibus objection to claims (the "Debtors' Thirtieth Omnibus Objection to Claims"), and that a hearing (the "Hearing") to consider the Debtors' Thirtieth Omnibus Objection to Claims will be held before the Honorable

James M. Peck, United States Bankruptcy Judge, in Courtroom 601 of the United States Bankruptcy Court for the Southern District of New York, One Bowling Green, New York, New York 10004, on **September 1, 2010 at 2:00 pm (Eastern Time),** or as soon thereafter as counsel may be heard.

PLEASE TAKE FURTHER NOTICE that any responses to the Debtors' Thirtieth Omnibus Objection to Claims must be in writing, shall conform to the Federal Rules of Bankruptcy Procedure and the Local Rules of the Bankruptcy Court, and shall be filed with the Bankruptcy Court (a) electronically in accordance with General Order M-399 (which can be found at www.nysb.uscourts.gov) by registered users of the Bankruptcy Court's filing system, and (b) by all other parties in interest, on a 3.5 inch disk, preferably in Portable Document Format (PDF), WordPerfect, or any other Windows-based word processing format (with a hard copy delivered directly to Chambers), in accordance with General Order M-182 (which can be found at www.nysb.uscourts.gov), and served in accordance with General Order M-399, and on (i) the chambers of the Honorable James M. Peck, One Bowling Green, New York, New York 10004, Courtroom 601; (ii) attorneys for the Debtors, Weil, Gotshal & Manges LLP, 767 Fifth Avenue, New York, New York 10153 (Attn: Shai Waisman, Esq.); (iii) the Office of the United States Trustee for the Southern District of New York, 33 Whitehall Street, 21st Floor, New York, New York 10004 (Attn: Andy Velez-Rivera, Esq., Paul Schwartzberg, Esq., Brian Masumoto, Esq., Linda Riffkin, Esq., and Tracy Hope Davis, Esq.); and (iv) attorneys for the official committee of unsecured creditors appointed in these cases, Milbank, Tweed, Hadley & McCloy LLP, 1 Chase Manhattan Plaza, New York, New York 10005 (Attn: Dennis F. Dunne, Esq., Dennis O'Donnell, Esq., and Evan Fleck, Esq.); so as to be so filed and received by no later than August 19, 2010 at 4:00 pm (Eastern Time) (the "Response Deadline").

PLEASE TAKE FURTHER NOTICE that if no responses are timely filed and served with respect to the Debtors' Thirtieth Omnibus Objection to Claims or any claim set forth thereon, the Debtors may, on or after the Response Deadline, submit to the Bankruptcy Court an order substantially in the form of the proposed order annexed to the Debtors' Thirtieth Omnibus Objection to Claims, which order may be entered with no further notice or opportunity to be heard offered to any party.

Dated: July 19, 2010

New York, New York

/s/ Shai Y. Waisman

Shai Y. Waisman Randi W. Singer

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Shai Y. Waisman Randi W. Singer

Attorneys for Debtors and Debtors in Possession

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

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In re : Chapter 11 Case No.

:

LEHMAN BROTHERS HOLDINGS INC., et al., : 08-13555 (JMP)

:

Debtors. : (Jointly Administered)

_____x

DEBTORS' THIRTIETH OMNIBUS OBJECTION TO CLAIMS (NO DEBTOR CLAIMS)

THIS OBJECTION SEEKS TO DISALLOW AND EXPUNGE CERTAIN FILED PROOFS OF CLAIM. PARTIES RECEIVING THIS THIRTIETH OMNIBUS OBJECTION TO CLAIMS SHOULD REVIEW THE OMNIBUS OBJECTION TO SEE IF THEIR NAME(S) AND/OR CLAIM(S) ARE LOCATED IN THE OMNIBUS OBJECTION AND/OR IN THE EXHIBIT ATTACHED THERETO TO DETERMINE WHETHER THIS OBJECTION AFFECTS THEIR CLAIM(S).

IF YOU HAVE QUESTIONS, PLEASE CONTACT DEBTORS' COUNSEL, SARAH DECKER, AT 214-746-7700.

TO THE HONORABLE JAMES M. PECK UNITED STATES BANKRUPTCY JUDGE:

Lehman Brothers Holdings Inc. ("<u>LBHI</u>") and its affiliated debtors, in the abovereferenced chapter 11 cases, as debtors and debtors in possession (collectively, the "<u>Debtors</u>"), respectfully represent:

Relief Requested

- 1. The Debtors file this Thirtieth omnibus objection to claims (the "Thirtieth Omnibus Objection to Claims") pursuant to section 502(b) of title 11 of the United States Code (the "Bankruptcy Code"), Rule 3007(d) of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), and this Court's order approving procedures for the filing of omnibus objections to proofs of claim filed in these chapter 11 cases (the "Procedures Order") [Docket No. 6664], seeking entry of an order disallowing and expunging the claims listed on Exhibit A annexed hereto.
- 2. The Debtors have examined the proofs of claim identified on Exhibit A and have determined that the proofs of claim listed on Exhibit A (collectively, the "No Debtor Claims") violate this Court's July 2, 2009 order setting forth the procedures and deadlines for filing proofs of claim in these chapter 11 cases (the "Bar Date Order") [Docket No. 4271], as they were submitted without specifying a case number or a Debtor against whom the claim is asserted. Therefore, the No Debtor Claims do not constitute valid *prima facie* claims, and the Debtors request they be disallowed and expunged in their entirety.
- 3. The Debtors reserve all their rights to object on any other basis to any No Debtor Claim as to which the Court does not grant the relief requested herein.

Jurisdiction

4. This Court has jurisdiction to consider this matter pursuant to 28 U.S.C. §§ 157 and 1334. This is a core proceeding pursuant to 28 U.S.C. § 157(b).

Background

- 5. Commencing on September 15, 2008 and periodically thereafter, LBHI and certain of its subsidiaries commenced with this Court voluntary cases under chapter 11 of title 11 of the Bankruptcy Code. The Debtors' chapter 11 cases have been consolidated for procedural purposes only and are being jointly administered pursuant to Bankruptcy Rule 1015(b). The Debtors are authorized to operate their businesses and manage their properties as debtors in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code.
- 6. On September 17, 2008, the United States Trustee for the Southern District of New York (the "<u>U.S. Trustee</u>") appointed the statutory committee of unsecured creditors pursuant to section 1102 of the Bankruptcy Code (the "<u>Creditors' Committee</u>").
- 7. On January 19, 2009, the U.S. Trustee appointed Anton R. Valukas as Examiner in the above-captioned chapter 11 cases (the "Examiner") and by order, dated January 20, 2009 [Docket No. 2583], the Court approved the U.S. Trustee's appointment of the Examiner. The Examiner has filed his report pursuant to section 1106(b) of the Bankruptcy Code [Docket No. 7531].
- 8. On July 2, 2009, this Court entered the Bar Date Order, which requires, among other things, that each Proof of Claim must "state the name and case number of the *specific* Debtor against which it is filed." (Bar Date Ord. at 6) (emphasis added). The Debtors' Proof of Claim form clearly and conspicuously includes the following instruction: "YOU MUST INDICATE THE SPECIFIC DEBTOR AGAINST WHICH YOUR CLAIM IS ASSERTED, INCLUDING THE NAME OF THE DEBTOR AND THE RELATED CASE NUMBER

(DEBTORS AND CASE NUMBERS LISTED BELOW), IN THE SPACE ALLOTTED AT THE TOP OF THE CLAIM FORM." Further, the Bar Date Order provides that "any holder of a claim against the Debtors who is required, but fails to file a proof of such claim in accordance with the Bar Date Order on or before the Bar Date . . . specifying the applicable Debtor and other requirements set forth herein, shall forever be barred, estopped, and enjoined from asserting such claim against the Debtors (or filing a Proof of Claim with respect thereto)." (Bar Date Ord. at 9-10) (emphasis added). A copy of the Bar Date Order was made publicly available at http://www.lehman-docket.com.

- 9. Claimants also received notice of the Bar Date Order via mail and as posted on the docket. (*See* Notice of Deadlines for Filing Proofs of Claim (the "Bar Date Notice").) The Bar Date Notice, which was also published in The New York Times (International Edition), The Wall Street Journal (International Edition), and The Financial Times, prominently stated in bold-face type that "any creditor who fails to file a Proof of Claim in accordance with the Bar Date Order on or before the Bar Date . . . *specifying the applicable Debtor* and other requirements set forth in the Bar Date Order, for any claim such creditor holds or wishes to assert against the Debtors, will be forever barred, estopped, and enjoined from asserting such claim (and from filing a Proof of Claim with respect to such claim)." (Bar Date Notice at 6) (emphasis added).
- 10. On January 14, 2010, the Court entered the Procedures Order, which authorizes the Debtors, among other things, to file omnibus objections to no more than 500 claims at a time, on various grounds, including those set forth in Bankruptcy Rule 3007(d) and those additional grounds set forth in the Procedures Order.

The No Debtor Claims Should Be Disallowed and Expunged

- 11. In reviewing the claims filed on the claims register in these cases and maintained by the Court-appointed claims agent, the Debtors have identified the claims on Exhibit A as claims that should be disallowed and expunged on the basis that they were submitted without specifying a case number or a Debtor against whom the claim is asserted. Therefore, the claims listed on Exhibit A do not constitute valid *prima facie* claims.
- 12. A filed proof of claim is "deemed allowed, unless a party in interest . . . objects." 11 U.S.C. § 502(a). If an objection refuting at least one of the claim's essential allegations is asserted, the claimant has the burden to demonstrate the validity of the claim. *See In re Oneida Ltd.*, 400 B.R. 384, 389 (Bankr. S.D.N.Y. 2009); *In re Adelphia Commc'ns Corp.*, Ch. 11 Case No. 02-41729 (REG), 2007 Bankr. LEXIS 660 at *15 (Bankr. S.D.N.Y. Feb. 20, 2007); *In re Rockefeller Ctr. Props.*, 272 B.R. 524, 539 (Bankr. S.D.N.Y. 2000).
- "state the name and case number of the *specific* Debtor against which it is filed." (Bar Date Ord. at 6) (emphasis added). As this Court has recognized, the Bar Date Order is a unique and highly negotiated document meriting strict compliance with the requirements and procedures set forth therein. Moreover, the Debtors' Proof of Claim form clearly and conspicuously provides the following instruction: "YOU MUST INDICATE THE SPECIFIC DEBTOR AGAINST WHICH YOUR CLAIM IS ASSERTED, INCLUDING THE NAME OF THE DEBTOR AND THE RELATED CASE NUMBER (DEBTORS AND CASE NUMBERS LISTED BELOW), IN THE SPACE ALLOTTED AT THE TOP OF THE CLAIM FORM." Further, the Bar Date Order provides that "any holder of a claim against the Debtors who is required, but fails to file a proof of such claim in accordance with the Bar Date Order on or before the Bar Date *specifying the applicable Debtor* and other requirements set forth herein, shall forever be barred,

estopped, and enjoined from asserting such claim against the Debtors (or filing a Proof of Claim with respect thereto)." (Bar Date Ord. at 9-10) (emphasis added). The No Debtor Claims do not satisfy these requirements.

- 14. Claimants were specifically provided notice of the need to identify on the proof of claim form the specific Debtor(s) against which they are asserting their claim and the related case number(s). The widely distributed Bar Date Notice included instructions on how to complete the proof of claim forms and a warning that failure to comply with those instructions would result in their claims being barred. (*See* Bar Date Notice at 4, 6.) Nevertheless, these claimants filed the No Debtor Claims without identifying either a case number or the specific Debtor(s) against whom the claim is asserted.
- which this Court could reasonably rely to accept the proof of claim as *prima facie* valid. A proof of claim is *prima facie* valid if it "alleges facts sufficient to support a legal liability [of the debtor] to the claimant[.]" *In re Allegheny Int'l, Inc.*, 954 F.2d at 173-74; *see also In re Pinnacle Brands, Inc.*, 259 B.R. 46, 50 (Bankr. D. Del. 2001) (court upheld debtor's objection to creditor's proof of claim because creditor could not establish facts necessary to support *prima facie* claim against debtor). For a proof of claim to be legally sufficient, it must: (a) "be in writing;" (b) "make a demand upon the debtor's estate;" (c) "express the intent to hold the debtor liable for the debt;" (d) "be properly filed;" and (e) "be based upon facts [that] would allow, as a matter of equity . . . the document [to be] accepted as a proof of claim." *First Nat'l Bank of Fayetteville, Ark. v. Circle J. Dairy, Inc.* (*In re Circle J Dairy, Inc.*), 112 B.R. 297, 299-300 (Bankr. W.D. Ark. 1990). If a claim fails to comply with each of the foregoing requirements, it is not entitled to *prima facie* validity under Bankruptcy Rule 3001. *Ashford v. Consolidated Pioneer Mortgage*

(*In re Consolidated Pioneer Mortgage*), 178 B.R. 222, 226 (9th Cir. BAP 1995), *aff'd*, 91 F.3d 151 (9th Cir. 1996). The burden of persuasion is on the holders of the No Debtor Claims to establish a valid claim against the Debtors. By failing to identify any Debtor on their claim form or any case number, these claimants have not, and cannot, meet that burden. *In re Allegheny Int'l, Inc.*, 954 F.2d 167, 174 (3d Cir. 1992).¹

- 16. Furthermore, by comparing the information contained on the No Debtor Claims with the Debtors' schedules (including using combinations of the creditor's name and address, common abbreviations, and d/b/a and f/k/a information), the Debtors have confirmed that the Debtors' schedules do not reflect claims or amounts for claimants holding No Debtor Claims.
- 17. Because the No Debtor Claims fail to comply with the Bar Date Order's unambiguous direction that claims identify on the proof of claim form the case number and specific Debtor against which the claim is filed, and do not constitute valid *prima facie* claims, the Debtors request that the Court disallow and expunge in their entirety the No Debtor Claims on Exhibit A.

Notice

18. No trustee has been appointed in these chapter 11 cases. The Debtors have served notice of this Thirtieth Omnibus Objection to Claims, in accordance with the procedures set forth in the second amended order entered on June 17, 2010 governing case management and administrative procedures [Docket No. 9635], on: (i) each claimant listed on Exhibit A; (ii) the U.S. Trustee; (iii) the attorneys for the Creditors' Committee; (iv) the Securities and Exchange Commission; (v) the Internal Revenue Service; (vi) the United States

¹ The claimants subject to this Thirtieth Omnibus Objection to Claims also failed to identify the amount of the claim(s) asserted against the Debtor(s).

Attorney for the Southern District of New York; and (vii) all parties who have requested notice in these chapter 11 cases. The Debtors submit that no other or further notice need be provided.

19. No previous request for the relief sought herein has been made by the Debtors to this or any other Court.

WHEREFORE the Debtors respectfully request entry of an order granting the relief requested herein and such other and further relief as is just.

Dated: July 19, 2010

New York, New York

/s/ Shai Y. Waisman

Shai Y. Waisman Randi W. Singer

WEIL, GOTSHAL & MANGES LLP 767 Fifth Avenue New York, New York 10153 Telephone: (212) 310-8000

Facsimile: (212) 310-8007

Attorneys for Debtors and Debtors in Possession

EXHIBIT A

08-13555-mg Doc 10281 Filed 07/19/10 Entered 07/19/10 13:49:32 Main Document Pg 13 of 21 IN RE: LEHMAN BROTHERS HOLDINGS, INC. CASE NO: 08-13555 (JMP)

	NAME	CASE NUMBER	DEBTOR NAME	FILED DATE	CLAIM#	REASON FOR PROPOSED DISALLOWANCE
1	ABILITIES NETWORK, INC. 200 EAST 36TH STREET APT. 5A NEW YORK, NY 10016			08/03/2009	7270	No Debtor Claim
2	ACOSTA, FRANK L. 3071 LA BARCA LN LAS VEGAS, NV 89122			07/24/2009	6063	No Debtor Claim
3	ANDERSON, PAUL 10707 LOCKLAND RD POTOMAC, MD 20854			07/17/2009	5543	No Debtor Claim
4	APTECH SYSTEMS, INC. P.O. BOX 250 BLACK DIAMOND, WA 90810			07/20/2009	5625	No Debtor Claim
5	BACKES, LLOYD & CINDY 2299 RD. 13-W BUSHNELL, NE 69128-2833			12/04/2009	65851	No Debtor Claim
6	BACKES, LLOYD A. 2299 RD 13 W BUSHNELL, NE 69128-2833			08/21/2009	8872	No Debtor Claim
7	BERNARD, FREDERIC W. 54 WEST 74TH STREET APT 504 NEW YORK, NY 10023			09/28/2009	36765	No Debtor Claim
8	BRANDIN, ANNETTE 1417 ROLLIN STREET SOUTH PASADENA, CA 91030			08/13/2009	8189	No Debtor Claim
9	CANTELLO, PAUL 37 SYLVESTER AVE HAWTHORNE, NJ 07506-1850			09/09/2009	10961	No Debtor Claim
10	CASSORLA, SEYMOUR 333 W 56TH ST NEW YORK, NY 10019			07/14/2009	5320	No Debtor Claim

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	NAME	CASE NUMBER	DEBTOR NAME	FILED DATE	CLAIM #	REASON FOR PROPOSED DISALLOWANCE
11	CENTRAL QUEENS YM & YWHA 67-09 108TH STREET FOREST HILLS, NY 11375			07/17/2009	5582	No Debtor Claim
12	CHAN, RAYMOND 1J HILLCREST ROAD HILLCREST VILLA , 289083 SINGAPORE			07/31/2009	6800	No Debtor Claim
13	CIABURRI, PAMELA 2 JUNIPER POINT RD BRANFORD, CT 06405			08/07/2009	7665	No Debtor Claim
14	CINTRON, YVETTE 17026 CARLTON WAY ROAD HUNTERSVILLE, NC 28078			07/20/2009	5661	No Debtor Claim
15	DECKER, RALPH K. JR. 2300 SW 48 AVE OCALA, FL 34474			08/17/2009	8404	No Debtor Claim
16	DEMASI, KATHLEEN M 146 78TH STREET BROOKLYN, NY 11209-2914			09/01/2009	10066	No Debtor Claim
17	DIGERONIMO, EUGENE R. 1 VALLEYWOOD CT. EAST ST. JAMES, NY 11780			08/06/2009	7507	No Debtor Claim
18	DINES PO BOX SS19418 NASSAU, BAHAMAS			11/09/2009	65246	No Debtor Claim
19	DUNKIN, ROBEN L 107 CLARK STREET GLEN RIDGE, NJ 07028			07/20/2009	5728	No Debtor Claim

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	NAME	CASE NUMBER	DEBTOR NAME	FILED DATE	CLAIM #	REASON FOR PROPOSED DISALLOWANCE
20	DUNKIN, ROBEN L 107 CLARK ST GLEN RIDGE, NJ 070282217			07/20/2009	5730	No Debtor Claim
21	DURKAUN, RUTH 5433 LEARY AVE NW, SUITE 104 SEATTLE, WA 98107			10/01/2009	35975	No Debtor Claim
22	EBERHARDT, JOHN M. & DIANN E 12612 HILLCROSS PKWY PROSPECT, KY 40059			09/22/2009	32054	No Debtor Claim
23	FRYER, DANIEL J. 3 RIDGEWAY GARDENS WESTCLIFF ON SEA, ESSEX, SS08PZ UNITED KINGDOM			09/21/2009	23030	No Debtor Claim
24	GAY AND LESBIAN LEADERSHIP INSTITUTE 1133 15TH STREET N.W SUITE 350 WASHINGTON, DC 20005			07/15/2009	5400	No Debtor Claim
25	GITLIN, MICHAEL H 3900 GREYSTONE AVENUE BRONX, NY 10463			08/25/2009	9357	No Debtor Claim
26	GLEEMAN, LEE 3422 NW 51ST PL BOCA RATON, FL 33496			07/29/2009	6602	No Debtor Claim
27	GR COMMUNICATIONS 7 HOYROYD STREET LONDON, SE1 2EL UNITED KINGDOM			07/31/2009	6848	No Debtor Claim
28	HARRISON, FRANCES 45 MCKOWN RD ALBANY, NY 12203			10/09/2009	37274	No Debtor Claim

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	NAME	CASE NUMBER	DEBTOR NAME	FILED DATE	CLAIM#	REASON FOR PROPOSED DISALLOWANCE
29	HYMAN, BEBE C/O NATIONAL SECURITIES 2424 NORTH FEDERAL HWY STE 350 BOCA RATON, FL 33431			09/03/2009	10263	No Debtor Claim
30	JAYLENE FRANCES PIRRO 1942 DERBY DRIVE SANTA ANA, CA 92705			07/27/2009	6323	No Debtor Claim
31	LA COUNTY SHERIFF'S OFFICE 1725 MAIN STREET SANTA MONICA, CA 90401			07/20/2009	5593	No Debtor Claim
32	LEE, MAN Y 8629 14TH AVENUE 1FL BROOKLYN, NY 11228			07/13/2009	5261	No Debtor Claim
33	LEFCORT, RICHARD 1101 SHIPWATCH DRIVE EAST JACKSONVILLE, FL 32225			07/23/2009	5998	No Debtor Claim
34	LINDERMAN, JO D 15 VALLEY VIEW LANE NEW MILFORD, CT 06776			09/18/2009	18215	No Debtor Claim
35	LITTELL, CHRISTOPHER FLAT 202 WELSBY COURT 80 MACDONNELL ROAD MID-LEVELS HONG KONG, HONG KONG			11/30/2009	65760	No Debtor Claim
36	LUTZ, KARLA A 2720 QUINN PLACE DYER, IN 46311-2349			09/22/2009	33194	No Debtor Claim
37	MALEH, ALAN A 1633 SOUTH VILLA WAY WALNUT CREEK, CA 94595			08/07/2009	7702	No Debtor Claim

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	NAME	CASE NUMBER	DEBTOR NAME	FILED DATE	CLAIM#	REASON FOR PROPOSED DISALLOWANCE
38	MARACOM FACILITIES MANAGEMENT 2024 BOW COMMON LANE LONDON, E3 4AX UNITED KINGDOM			07/24/2009	6114	No Debtor Claim
39	MATRAS, BERTHA TTEE BERTHA MATRAS REV. TRST UAD 6/21/90 1150 S.W. 30TH AVE POMPANO BEACH, FL 33069			07/27/2009	6778	No Debtor Claim
40	MODASIA, DIPAK 801 CASCADES TOWER 4 WESTFERRY ROAD LONDON, E14 8JN UNITED KINGDOM			09/21/2009	24586	No Debtor Claim
41	MONSOUR, SARAH M. 500 REBECCA LANE SMYRNA, GA 30082			07/17/2009	5532	No Debtor Claim
42	MORGAN, KENNETH 724 E FRANKLIN ST MACOMB, IL 61455			07/27/2009	6373	No Debtor Claim
43	NORTHGATE HR PEOPLE BUILDING 2 PEOPLE BUILDING ESTATE MAYLANDS AVENUE HERTS, HP2 4NW UNITED KINGDOM			07/16/2009	5436	No Debtor Claim
44	PAUL, MICHAEL L APT 10H 101 CLARK STREET BROOKLYN, NY 11201			07/14/2009	5323	No Debtor Claim
45	PITCHFORD, HOLLIS R. 1670 PATRIOT RD. CENTRALIA, IL 62801			10/15/2009	40405	No Debtor Claim

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	NAME	CASE NUMBER	DEBTOR NAME	FILED DATE	CLAIM#	REASON FOR PROPOSED DISALLOWANCE
46	PITTERS, LYNNE S 24 E PARK CT # 4167 ELLIJAY, GA 30536-1955			07/20/2009	5602	No Debtor Claim
47	PUSKULDJIAN, PAUL A 50 ROOSEVELT AVE GLEN HEAD, NY 11545-1532			07/22/2009	5857	No Debtor Claim
48	RISSACHER, ELENA F. CGM IRA CUSTODIAN 47 PARKWOOD ST. EAST ALBANY, NY 12203-3630			08/24/2009	9199	No Debtor Claim
49	RODGERS, CATHERINE M 477 HARRISON STREET NUTLEY, NJ 07110-2575			09/22/2009	32724	No Debtor Claim
50	ROGER,EMMANUEL 30, RUE DE LORRAINE SAINT-GERMAIN-EN-LAYE, 78 78100 FRANCE			09/29/2009	35506	No Debtor Claim
51	SAVILLO, JOSEPHINE M. 34-02 BROOKSIDE ST. FLOOR 2 LITTLE NECK, NY 11363			08/21/2009	8950	No Debtor Claim
52	SLEEP DISORDERS CENTER 26 WESTORCHARD RD CHAPPAQUA, NY 10514			09/21/2009	34210	No Debtor Claim
53	SPIEGEL, STEVEN 204 WARREN ST BROOKLINE, MA 02445			07/16/2009	5462	No Debtor Claim
54	STANINGER, RUDOLF J. AFRH - WASHINGTON LA GARDE, ROOM 532A 3700 NORTH CAPITAL STREET NW WASHINGTON, DC 20011-8400			03/04/2010	66362	No Debtor Claim

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	NAME	CASE NUMBER	DEBTOR NAME	FILED DATE	CLAIM#	REASON FOR PROPOSED DISALLOWANCE
55	THORTON, JAMES A, TTEE JAMES A THORTON FAMILY TRUST 2045 DEL RIO LANE RENO, NV 89509			08/14/2009	8281	No Debtor Claim
56	WALKER TOUCHE, ANTONIO & OLIVERA DE WALKER, IRMA CALLE ALGARROBO #23 CLUB DE GOLF LA CEIBA MERIDA YUCATAN, 97000 MEXICO			08/03/2009	7026	No Debtor Claim
57	WALKER, GEORGE H. IV 45 GREENE ST., APT. 6 NEW YORK, NY 10013			09/22/2009	30420	No Debtor Claim
58	WILLIAMS, JUANITA 765 LINCOLN AVE APT 12J BROOKLYN, NY 11208			07/24/2009	6145	No Debtor Claim

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

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In re : Chapter 11 Case No.

LEHMAN BROTHERS HOLDINGS INC., et al., : 08-13555 (JMP)

Debtors. : (Jointly Administered)

-----X

ORDER GRANTING DEBTORS' THIRTIETH OMNIBUS OBJECTION TO CLAIMS (NO DEBTOR CLAIMS)

Upon the thirtieth omnibus objection to claims, dated July 19, 2010 (the "Thirtieth Omnibus Objection to Claims"), of Lehman Brothers Holdings Inc. and its affiliated debtors in the above-referenced chapter 11 cases, as debtors and debtors in possession (collectively, the "Debtors"), seeking entry of an order, pursuant to section 502(b) of title 11 of the United States Code (the "Bankruptcy Code"), Rule 3007(d) of the Federal Rules of Bankruptcy Procedure, and this Court's order approving procedures for the filing of omnibus objections to proofs of claim [Docket No. 6664] (the "Procedures Order"), disallowing and expunging the No Debtor Claims on the grounds that such claims fail to comply with the Bar Date Order and, therefore, do not constitute valid *prima facie* claims, all as more fully described in the Thirtieth Omnibus Objection to Claims having been provided, and it appearing that no other or further notice need be provided; and the Court having found and determined that the relief sought in the Thirtieth Omnibus Objection to Claims is in the best interests of the Debtors, their estates, creditors, and all parties in interest and that the legal and factual bases set forth in the Thirtieth Omnibus Objection to Claims establish

¹ Capitalized terms used herein and not otherwise defined herein shall have the meanings ascribed to such terms in the Thirtieth Omnibus Objection to Claims.

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just cause for the relief granted herein; and after due deliberation and sufficient cause appearing

therefore, it is

ORDERED that the relief requested in the Thirtieth Omnibus Objection to Claims

is granted to the extent provided herein; and it is further

ORDERED that, pursuant to section 502(b) of the Bankruptcy Code, the claims

listed on Exhibit 1 annexed hereto (collectively, the "No Debtor Claims") are disallowed and

expunged with prejudice; and it is further

ORDERED that this Order supersedes all previous orders regarding the No

Debtor Claims listed on Exhibit 1 annexed hereto; and it is further

ORDERED that this Order has no res judicata, estoppel, or other effect on the

validity, allowance, or disallowance of, and all rights to object and defend on any basis are

expressly reserved with respect to any claim listed on Exhibit A annexed to the Thirtieth

Omnibus Objection to Claims that is not listed on Exhibit 1 annexed hereto; and it is further

ORDERED that this Court shall retain jurisdiction to hear and determine all

matters arising from or related to this Order.

Dated: ______, 2010 New York, New York

UNITED STATES BANKRUPTCY JUDGE